Clinical Policy: Medical Necessity Criteria
Reference Number: CP.MP.68
Last Review Date: 06/18

See Important Reminder at the end of this policy for important regulatory and legal information.

Description
Medical necessity criteria and related definitions.

Policy/Criteria
Health plans affiliated with Centene Corporation® will use the following guidelines to make medical necessity decisions (listed in order of significance) on a case-by-case basis, based on the information provided on the member’s health status:

A. Federal law (e.g., National Coverage Determinations (NCD), Local Coverage Determinations (LCD), and Medicare Coverage Articles for programs under Federal oversight such as Medicare);
B. State law/guidelines (e.g., when State requirements trump or exceed federal requirements);
C. Plan-specific clinical policy;
D. Centene clinical policy (including Centene clinical policies in InterQual® as Custom Content);
E. If no Plan- or Centene-specific clinical policy exists, then nationally recognized decision support tools such as InterQual Clinical Decision Support Criteria or MCG (formerly Milliman Care Guidelines®) criteria are used;
F. In the case of no guidance from A-E, additional information that the applicable Health Plan Medical Director will consider, when available, includes:
   1. Reports from peer reviewed medical literature, from which a higher level of evidence and study quality is more strongly considered in determinations;
   2. Professional standards of safety and effectiveness recognized in the US for diagnosis, care, or treatment;
   3. Nationally recognized drug compendia resources such as Facts & Comparisons®, DRUGDEX®, and The National Comprehensive Cancer Network® (NCCN®) Guidelines
   4. Medical association publications;
   5. Government-funded or independent entities that assess and report on clinical care decisions and technology such as Agency for Healthcare Research and Quality (AHRQ), Hayes Technology Assessment, Up-To-Date, Cochrane Reviews, National Institute for Health and Care Excellence (NICE), etc.;
   6. Published expert opinions;
   7. Opinion of health professionals in the area of specialty involved;
   8. Opinion of attending provider in case at hand.
Clinical Policy
Medical Necessity Criteria

Only appropriate practitioners can make the decision to deny coverage of a requested service based on medical necessity guidelines. Practitioner types appropriate for making the following types of denial decisions include*:

<table>
<thead>
<tr>
<th>Provider Type</th>
<th>Denial Decision</th>
</tr>
</thead>
<tbody>
<tr>
<td>Physicians, all types</td>
<td>Medical, behavioral healthcare, pharmaceutical, dental, chiropractic, vision, and physical therapy denials</td>
</tr>
<tr>
<td>Doctoral-level clinical psychologists or certified addiction-medicine specialists</td>
<td>Behavioral healthcare denials</td>
</tr>
<tr>
<td>Pharmacists</td>
<td>Pharmaceutical denials</td>
</tr>
<tr>
<td>Dentists</td>
<td>Dental denials</td>
</tr>
<tr>
<td>Chiropractors</td>
<td>Chiropractic denials</td>
</tr>
<tr>
<td>Physical therapists</td>
<td>Physical therapy denials</td>
</tr>
</tbody>
</table>

*State mandates may alter which practitioner types are appropriate for denial decisions.

Definitions

Unless defined differently by the members’ Benefit Plan Contract or the applicable provider agreement, the Health Plan uses the following definitions:

A. **Medically necessary** or medical necessity shall mean health care services that a physician, exercising prudent clinical judgment, would provide to a patient for the purpose of preventing, evaluating, diagnosing, or treating an illness, injury, disease, or its symptoms, and that are:
   1. In accordance with generally accepted standards of medical practice;
   2. Clinically appropriate, in terms of type, frequency, extent, site, and duration, and considered effective for the patient’s illness, injury, or disease; and
   3. Not primarily for the convenience of the patient, physician, or other health care provider, and not more costly than an alternative service or sequence of services at least as likely to produce equivalent therapeutic or diagnostic results as to the diagnosis or treatment of that patient's illness, injury, or disease.

Medically necessary health care services may not include experimental and/or investigational technologies or carve-out days.

B. **Generally accepted standards of medical practice** means standards that are based upon credible scientific evidence published in peer-reviewed medical literature recognized by the medical community at large or otherwise consistent with the standards set forth in policy issues involving clinical judgment.

C. **Experimental and/or investigational technologies** are defined as any drugs, procedures, treatments, devices, supplies, and other health care services (“Service”) that are any of the following:
   1. It is currently the subject of active and credible evaluation (e.g., clinical trials or research) to determine:
**A. Clinical efficacy, or**

b. Therapeutic value or beneficial effects on health outcomes, or

c. Benefits beyond any established medical based alternatives.

2. It does not have final clearance from applicable governmental regulatory bodies (such as the US Food and Drug Administration "FDA") and unrestricted market approval for use in the treatment of a specified medical condition or the condition for which authorization of the Service is requested and is the subject of an active and credible evaluation.

3. The most recent peer-reviewed scientific studies published or accepted for publication by nationally recognized medical journals do not conclude, or are inconclusive in finding, that the Service is safe and effective for the treatment of the condition for which authorization of the Service is requested.

**D. Not medically necessary and not investigational:** evaluations and clinical recommendations that are assessed according to the scientific quality of the supporting evidence and rationale (e.g., national medical associations, independent panels, or technology assessment organizations). A service is considered not medically necessary and not investigational when:

1. There are no studies of the service described in recent, published peer-reviewed medical literature, or

2. There are no active or ongoing credible evaluations being undertaken of the service which has previously been considered not medically necessary, or

3. There is conclusive evidence in published peer-reviewed medical literature that the service is not effective, or

4. There are no peer-reviewed scientific studies published or accepted for publication by nationally recognized medical journals that demonstrate the safety and efficacy of the use of the service, or

5. It is contraindicated.

**E. In relation to inpatient stays, carve-out days** are defined as non-medically necessary inpatient hospital days that occur during an approved admission (i.e., the inpatient stay was prolonged unnecessarily). Examples of circumstances giving rise to a carve-out day(s) include, but are not limited to:

1. A day in which a member meets concurrent inpatient criteria, and needs a service during the stay (e.g., imaging, surgery, etc.), but the service is not performed on the earliest possible date for reasons unrelated to the member’s clinical condition (e.g., MRI machine is down, operating room time is not available or patient is bumped off schedule, a specialist did not come in to perform a consult, etc.);

2. A day that is solely “social” in nature (e.g., the member is waiting for foster placement, discharge instructions, etc.);

3. A day at the end of a stay in which discharge criteria are met but the member is not discharged (due to, e.g., a transportation problem, DME not delivered to the home, staff too busy to discharge the member, provider did not come in to write discharge order, the member is waiting for a SNF placement, etc.).

4. A day of care that is, or appears to be, necessitated by quality of care issues or largely preventable issues [e.g., complication due to wrong medication dose, central line-associated blood stream infections (which can include PICC lines and both tunneled and non-tunneled central lines), ventriculitis or meningitis in a patient with a reservoir who is
receiving taps in place of a shunt and who is 2000 grams or greater in weight; infections with resistant hospital flora such as MRSA (methicillin resistant Staphylococcus aureus) or VRE (vancomycin resistant enterococcus), etc.

F. The terms “never events,” “serious reportable events,” and “non-reimbursable serious hospital-acquired conditions” all refer to serious adverse events occurring in facilities that are largely preventable and of concern to both the public and to health care providers. Based on the benefit plan contract, the event and services resulting directly from a never event may not be a covered benefit and/or may be non-reimbursable. Examples of such events include:

1. Surgery on wrong body part
2. Surgery on wrong patient
3. Wrong surgery on patient
4. Retained foreign body after surgery
5. Death/disability associated with intravascular air embolism
6. Death/disability associated with incompatible blood
7. Death/disability associated with hypoglycemia
8. Stage 3 or 4 pressure ulcers after admission
9. Death/disability associated with electric shock
10. Death/disability associated with a burn incurred within facility
11. Death/disability associated with a fall within facility

Background
Centene clinical policies are intended to be reflective of current scientific research and clinical thinking. They are developed with oversight of board-certified physicians and practitioners, reviewed on an annual basis for appropriateness and approved by the Centene Clinical Policy Committee. The Clinical Policy Committee is composed of physicians and other medical and operational representatives, as appropriate, from Centene Corporate and each Plan to assist in the identification of need, development, revision, and/or review of clinical policy. Clinical policies include medical, behavioral health, medical pharmacy benefits, durable medical equipment and devices. These policies include but are not limited to:

- New and emerging technologies
- New uses for existing technologies
- Clinical guidelines for the evaluation and treatment of specific conditions
- Criteria used in the authorization of drugs included on a Plan prior authorization list
- Clinical/medical criteria or information used in pre- or post-service review

InterQual criteria are proprietary and cannot be publicly published and/or distributed. On an individual member basis, the specific criteria document used to make a medical necessity determination can be made available upon request. Registered providers can obtain the appropriate InterQual SmartSheet™ by logging in to the secure provider portal. The InterQual SmartSheet can be submitted with your authorization request to help expedite the process.

McKesson Corporation is the owner/licensor of the InterQual Clinical Decision Support Criteria and related software. McKesson has prepared this Work for exclusive use of its licensees of software applications embodying the Clinical Content. This Work contains confidential and trade secret information of McKesson and is provided to licensees who have an existing license agreement in force only under the time-limited license as provided under that license agreement.
Licensee and any recipient thereunder shall use the Clinical Content in accordance with the terms and conditions of the license agreement.

The MCG guideline(s) and products are not intended to be used without the judgment of a qualified health care provider with the ability to take into account the individual circumstances of each patient’s case.

<table>
<thead>
<tr>
<th>Reviews, Revisions, and Approvals</th>
<th>Date</th>
<th>Approval Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Policy developed</td>
<td>06/13</td>
<td>06/13</td>
</tr>
<tr>
<td>Added definitions for experimental/investigational, carve-out days, and serious adverse events; information about clinical policy committee</td>
<td>08/13</td>
<td>10/13</td>
</tr>
<tr>
<td>Move LCD from #2 to #1 in Policy section</td>
<td>07/14</td>
<td>10/14</td>
</tr>
<tr>
<td>Added Plan specific policy under Policy/Criteria Converted into new template</td>
<td>10/15</td>
<td>10/15</td>
</tr>
<tr>
<td>Added Medicare Coverage Articles under criteria A. Redefined experimental/investigational per Health Net definition and added definition of not medically necessary and not investigational. Added footnote that the types of practitioners able to make a coverage denial may be mandated by specific states.</td>
<td>09/16</td>
<td>09/16</td>
</tr>
<tr>
<td>Clarified in provider/denial decision table that these are denial decisions allowed to be made by a given provider, instead of requiring a certain provider. Added PT as a denial decision allowed to be made by an MD.</td>
<td>09/17</td>
<td>09/17</td>
</tr>
<tr>
<td>Added that Centene clinical policy includes Centene custom content criteria in InterQual.</td>
<td>06/18</td>
<td>06/18</td>
</tr>
</tbody>
</table>

References
3. McKesson Corporation InterQual® criteria.
4. MCG (formerly Milliman Care Guidelines®) guidelines.

Important Reminder
This clinical policy has been developed by appropriately experienced and licensed health care professionals based on a review and consideration of currently available generally accepted standards of medical practice; peer-reviewed medical literature; government agency/program approval status; evidence-based guidelines and positions of leading national health professional organizations; views of physicians practicing in relevant clinical areas affected by this clinical policy; and other available clinical information. The Health Plan makes no representations and accepts no liability with respect to the content of any external information used or relied upon in developing this clinical policy. This clinical policy is consistent with standards of medical practice current at the time that this clinical policy was approved. “Health Plan” means a health plan that has adopted this clinical policy and that is operated or administered, in whole or in part, by Centene Management Company, LLC, or any of such health plan’s affiliates, as applicable.

The purpose of this clinical policy is to provide a guide to medical necessity, which is a component of the guidelines used to assist in making coverage decisions and administering benefits. It does not constitute a contract or guarantee regarding payment or results. Coverage decisions and the administration of benefits are subject to all terms, conditions, exclusions and limitations of the coverage documents (e.g., evidence of coverage, certificate of coverage, policy, contract of insurance, etc.), as well as to state and federal requirements and applicable Health Plan-level administrative policies and procedures.

This clinical policy is effective as of the date determined by the Health Plan. The date of posting may not be the effective date of this clinical policy. This clinical policy may be subject to applicable legal and regulatory requirements relating to provider notification. If there is a discrepancy between the effective date of this clinical policy and any applicable legal or regulatory requirement, the requirements of law and regulation shall govern. The Health Plan retains the right to change, amend or withdraw this clinical policy, and additional clinical policies may be developed and adopted as needed, at any time.

This clinical policy does not constitute medical advice, medical treatment or medical care. It is not intended to dictate to providers how to practice medicine. Providers are expected to exercise professional medical judgment in providing the most appropriate care, and are solely responsible for the medical advice and treatment of members. This clinical policy is not intended to recommend treatment for members. Members should consult with their treating physician in connection with diagnosis and treatment decisions.

Providers referred to in this clinical policy are independent contractors who exercise independent judgment and over whom the Health Plan has no control or right of control. Providers are not agents or employees of the Health Plan.

This clinical policy is the property of the Health Plan. Unauthorized copying, use, and distribution of this clinical policy or any information contained herein are strictly prohibited. Providers, members and their representatives are bound to the terms and conditions expressed herein through the terms of their contracts. Where no such contract exists, providers, members and their representatives agree to be bound by such terms and conditions by providing services to members and/or submitting claims for payment for such services.
Note: For Medicaid members, when state Medicaid coverage provisions conflict with the coverage provisions in this clinical policy, state Medicaid coverage provisions take precedence. Please refer to the state Medicaid manual for any coverage provisions pertaining to this clinical policy.

Note: For Medicare members, to ensure consistency with the Medicare National Coverage Determinations (NCD) and Local Coverage Determinations (LCD), all applicable NCDs, LCDs, and Medicare Coverage Articles should be reviewed prior to applying the criteria set forth in this clinical policy. Refer to the CMS website at http://www.cms.gov for additional information.

©2016 Centene Corporation. All rights reserved. All materials are exclusively owned by Centene Corporation and are protected by United States copyright law and international copyright law. No part of this publication may be reproduced, copied, modified, distributed, displayed, stored in a retrieval system, transmitted in any form or by any means, or otherwise published without the prior written permission of Centene Corporation. You may not alter or remove any trademark, copyright or other notice contained herein. Centene® and Centene Corporation® are registered trademarks exclusively owned by Centene Corporation.